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## **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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all	ERNATIONAL PRELIMI	NARY EXAMIN	ATION REPORT
	(PCT Article	36 and Rule 70)	
Applicant's or agent's file referen GB2002038PCT	FOR FURTHER A		cation of Transmittal of Internatio Examination Report (Form PCT/IPEA/4)
International application No. PCT/FR2003/00205	International filing da 3 02 juillet 2003	te (day/month/year) 3 (02.07.2003)	Priority date (day/month/year) 03 juillet 2002 (03.07.2002)
International Patent Classification G02B 5/02, G02F 1 /1	(IPC) or national classification at 335	nd IPC	
Applicant	SAINT-GOBAIN	GLASS FRANCE	
and is transmitted to the	inary examination report has been applicant according to Article 36.  of a total of4 sheets		national Preliminary Examining Authority
amended and are 70.16 and Section	e accompanied by ANNEXES, i.e. the basis for this report and/or she a 607 of the Administrative Instructions of a total of	ets containing rectifications under the PCT).	ion, claims and/or drawings which have b ations made before this Authority (see R 
3. This report contains indi	cations relating to the following it	ems:	
I 🔀 Basis of	the report		
II Priority			
III Non-est	ablishment of opinion with regard	to novelty, inventive s	step and industrial applicability
IV Lack of	unity of invention		
v Reasone citations	d statement under Article 35(2) w and explanations supporting such	ith regard to novelty, i statement	nventive step or industrial applicability;
VI Certain	documents cited		
VII Certain	defects in the international applica	ation	
VIII Certain	observations on the international a	application	
Date of submission of the dema	nd	Date of completion	of this report
23 septembre 2	2003 (23.09.2003)	1:	5 June 2004 (15.06.2004)
Name and mailing address of the	e IPEA/EP	Authorized officer	
Facsimile No		Telephone No.	

Form PCT/IPEA/409 (cover sheet) (July 1998)



## International application No.

### PCT/FR2003/002053

I. Basis	of the repo	π					
1. With	regard to th	e elements of the international application:*					
$\boxtimes$	the interna	tional application as originally filed					
$\overline{\boxtimes}$	the descrip	otion:	,				
	pages	1-12	, as originally filed				
	pages		, filed with the demand				
	pages	, filed with the letter of					
	the claims		i-iII Elad				
	pages	1-26	, as originally filed				
	pages	, as amended (together with any s	Eled with the demand				
	pages						
	pages	, filed with the letter of					
	the drawir	ngs:					
	pages		, as originally filed				
	pages		, filed with the demand				
	pages	, filed with the letter of					
	the sequenc	e listing part of the description:					
ш	pages		on originally filed				
	pages						
	pages	, filed with the letter of					
l the i	international	he language, all the elements marked above were available or furnished to this Authorit application was filed, unless otherwise indicated under this item.  were available or furnished to this Authority in the following language	•				
		age of a translation furnished for the purposes of international search (under Rule 23.1(b))					
	_	age of publication of the international application (under Rule 48.3(b)).					
	_	age of the translation furnished for the purposes of international preliminary examination	on (under Rule 55.2 and/				
3. Wit	h regard to iminary exa	o any nucleotide and/or amino acid sequence disclosed in the international applimination was carried out on the basis of the sequence listing:	lication, the international				
	contained	in the international application in written form.					
	filed toge	ether with the international application in computer readable form.					
	furnished	subsequently to this Authority in written form.					
	furnished	I subsequently to this Authority in computer readable form.					
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
	The state been furn	ement that the information recorded in computer readable form is identical to the wraished.	itten sequence listing has				
4.	The ame	ndments have resulted in the cancellation of:					
	th	e description, pages					
		e claims, Nos					
		te drawings, sheets/fig					
5.	This repo	ort has been established as if (some of) the amendments had not been made, since they have disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	ave been considered to go				
in t	lacement sh this report ( 170.17).	eets which have been furnished to the receiving Office in response to an invitation under as "originally filed" and are not annexed to this report since they do not contain	Article 14 are referred to amendments (Rule 70.16				
** Any	replacemen	nt sheet containing such amendments must be referred to under item 1 and annexed to this	report.				



Intermonal application No.

PCT/FR2003/002053

III. Non-establishment of opinion with regard to	novelty, inventive step and industrial applicability
The questions whether the claimed invention a industrially applicable have not been examined in	ppears to be novel, to involve an inventive step (to be non obvious), or to be respect of:
the entire international application.	
claims Nos	
because:	
the said international application, or the s relate to the following subject matter whi	aid claims Nosch does not require an international preliminary examination (specify):
the description, claims or drawings (indicated are so unclear that no meaningful opinion See supplemental sheet	n could be formed (specify):
the claims, or said claims Nos. by the description that no meaningful op no international search report has been e	are so inadequately supported inion could be formed.
sequence listing to comply with the standard pro  the written form has not been furnished of	ation cannot be carried out due to the failure of the nucleotide and/or amino acide vided for in Annex C of the Administrative Instructions: or does not comply with the standard.  In furnished or does not comply with the standard.



Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

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Continuation of: III.1

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 22 and 24 to 26 concern a scattering layer according to claim 20. However, claim 20 does not concern a scattering layer but the use of this layer. Therefore claims 22 and 24 to 26 are not clear within the meaning of PCT Article 6.

Form PCT/IPEA/409 (Supplemental Box) (January 1994)



v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

. Statement			
Novelty (N)	Claims	6, 11, 16	YES
	Claims	1-5, 7-10, 12-15, 17-21, 23	NO
Inventive step (IS)	Claims		YES
	Claims	1-21, 23	NO
Industrial applicability (IA)	Claims	1-21, 23	YES
	Claims		NO

2. Citations and explanations

Reference is made to the following document:

D1: EP-A-1083445

1. D1 discloses (see paragraphs [0070] to [0100]) a scattering layer based on mineral particles ("inorganic components", page 12, line 2 and line 17, "translucent inorganic materials", page 12, line 10), intended to render a light source uniform (see abstract), characterized in that it comprises an electromagnetic device (page 11, paragraph 70) of which the surface resistivity is more than 100 Ohms (see page 13, paragraph 92).

Therefore claim 1 is not novel (PCT Article 33(2)).

- 2. The use of a scattering layer according to claims 20, 21 and 23 is also anticipated by D1 (see abstract).
- 3. The following dependent claims also appear to be anticipated by D1 (see the passages cited above) and are not considered novel (PCT Article 33(2)): claims 2 to 5, 7 to 10, 12 to 15 and 17 to 19.

4. The following dependent claims appear merely to be modifications to D1 which are obvious, would be familiar to a person skilled in the art, and hence do not involve an inventive step (PCT Article 33(3)): claims 6, 11 and 16.